UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF ILLINOIS

	X
IN RE YASMIN AND YAZ (DROSPIRENONE)	3:09-md-02100-DRH-PMF
MARKETING, SALES PRACTICES AND PRODUCTS LIABILITY LITIGATION	MDL No. 2100
	Judge David R. Herndon
This Document Relates to:	ORDER
All Cases	

ORDER IDENTIFYING MEMBER ACTIONS SUBJECT TO EXPANDED CASE-SPECIFIC DISCOVERY PROGRAM

HERNDON, Chief Judge:

This matter comes to the Court for case management. On July 25, 2011, the Court entered an order establishing an expanded core, case-specific discovery program for the oldest 100 non-bellwether cases (MDL 2100 Doc. 1866). This Order is entered for the purpose of identifying the member actions that will be included in this program.

The "oldest 100 non-bellwether cases" were selected on the basis of the date the case was filed in the *originating* court. Thus, for example:

(1) For member actions that originated in state court, the relevant date is the date the complaint was filed in state court;

(2) for member actions that originated in a district court other than the Southern District of Illinois, the relevant date is the date the complaint was filed in the originating district court; and

(3) for member actions filed directly in this MDL, the relevant date is the date the complaint was filed in this Court (as opposed to the date the Clerk of the Court "opened" the case).

Considering these guidelines, the Court concludes that the member actions identified in Exhibit A, attached hereto, are the oldest 100 non-bellwether member actions. Accordingly, the cases identified in Exhibit A will be subject to core, case-specific discovery as defined by the Court in its July 25th Order (MDL 2100 Doc. 1866).

SO ORDERED:

DavidRehenda

David R. Herndon 2011.08.04

17:43:11 -05'00'

Chief Judge

United States District Court

Date: August 4, 2011

¹ The Court excluded actions already included in the Bellwether Trial Selection Pool and closed member actions. The Court also excluded (1) Brownfield et al v. Bayer Corporation, et al. (class certification motion pending) and (2) Downs v. Bayer Corp., 3:09-cv-20044-DRH-PMF (names only Bayer entities and has not been served). The 100th member action included on in the expanded casespecific discovery program, Seagraves v. Bayer Corp., 3:10-cv-20353-DRH-PMF, was filed on October 2, 2009. The Seagraves case is one of two member actions filed on October 2, 2009 and was selected at random to be the last case in the expanded discovery program.